UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

JAMES KEHOE, Plaintiff

C.A. NO: 04-10232NMG

V.

MI-JACK PRODUCTS, INC., FANTUZZI REGGIANE AND FANTUZZI USA, INC., **Defendants**

AND

PHILLIP MAROTTA, **Plaintiff**

C.A. NO: 05-10823RWZ

V.

MI-JACK PRODUCTS, INC., FANTUZZI REGGIANE AND FANTUZZI USA, INC., Defendants

AFFIDAVIT OF ATTORNEY JOHN P. LEGRAND PURSUANT TO LOCAL RULE 7.2

- 1. I am Attorney John P. LeGrand of John P. LeGrand and Associates, P.C. and am counsel on behalf of the above-captioned plaintiffs.
- 2. I have conferred with all defense counsels relative to the Motion to Stay Proceedings on the Phillip Marotta case, the Motion to Transfer the James Kehoe case and the Motion to Consolidate the James Kehoe, Phillip Marotta and James Whitley cases.

- Attorney Christopher W. Costello has assented to each of the above-referenced motions on behalf of Fantuzzi USA, Inc and Fantuzzi Reggiane.
- 4. Attorney James P. Donohue, Jr. is seeking assent from his principle. James P. Donohue, Jr., Esquire anticipates being in a position to give his assent to the above-referenced motions, but must inquire for authority from his principles.
- 5. Attorneys Christopher A. Kenney and Anthony L. DeProspo, Jr. anticipate having assent available at the Status Conference scheduled for Wednesday, August 24, 2005 at 2:30 p.m. before the Honorable Rya W. Zobel, but at this time must seek authority from their client.

John P. LeGrand

Le Grand

CERTIFICATE OF SERVICE

I, John P. LeGrand, Esquire, attorney for the plaintiff(s), hereby certify that I have served a copy of the within pleading on all parties of record, in hand, on August 23, 2005

to:

James P. Donohue, Jr., Esquire SLOANE & WALSH Three Center Plaza Boston, MA 02108

Mark B. Lavoie, Esquire Christopher W. Costello, Esquire MCDONOUGH, HACKING & LAVOIE, LLC 6 Beacon Street, Suite 815 Boston, MA 02108

Christopher A. Kenney, Esquire Anthony L. DeProspo, Jr., Esquire SHERIN AND LODGEN, LLP 101 Federal Street Boston, MA 02110